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Pursuant to Civil Local Rule 6-2, Plaintiff and Cross-Complainant The Regents of the University of California ("The Regents") hereby respectfully requests an order extending by one week the dates associated with the Case Management Conference that were set in the August 25, 2005 ORDER FOLLOWING CLAIMS CONSTRUCTION HEARING: SETTING CASE MANAGEMENT CONFERENCE ("Scheduling Order"). Defendants, Cross-Complainants, and Third Party Plaintiffs Micro Therapeutics, Inc., and Dendron and Third Party Defendants Boston Scientific Corporation and Target Therapeutics, Inc., have stipulated to The Regents' request.

The reason for the request is due to the fact that lead counsel for The Regents will be out on family leave and will be unable to attend or otherwise participate in the Case Management Conference currently scheduled for September 26. *See* accompanying Declaration of Lynn H. Pasahow ("Pashaow Decl.") ¶ 3. Since the parties will be discussing further claim construction, briefing and hearing dates for summary judgment motions, and other pretrial deadlines, it is crucial that lead counsel be present for the conference.

The parties have made no previous request to change the date of the Case Management Conference. *Id.* at 4. The Court has not set a trial date; no other deadlines will be affected by this request. *Id.*

IT IS HEREBY STIPULATED AND AGREED the Case Management Conference will be continued from September 26, 2005 until October 3, 2005, or other later date according to the Court's calendar, with the parties' joint case management conference statement filed no later than September 19, 2005.

21 IT IS SO STIPULATED.

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	1	1 <u>ATTESTATION</u> 2 Concurrence in the filing of this document has been obtained from the other signatory.				
	2					
	3					
	4	DATED: August 31, 2005	By: /s/ Patrick E. Premo			
	5		FENWICK & WEST LLP			
	6		Lynn H. Pasahow (Bar No. 054283) Michael J. Shuster (Bar No. 191611)			
	7		Patrick E. Premo (Bar No. 184915)			
	8		Wendy Bjerknes (Bar No. 197416) Silicon Valley Center, 801 California Street			
	9		Mountain View, CA 94041			
	10		Telephone: (650) 988-8500			
	11		Attorneys for Plaintiff/Counterclaim Defendant THE REGENTS OF THE UNIVERSITY OF CALIFORNIA			
	12	DATED: Assessed 21, 2005				
		DATED: August 31, 2005	By: /s/ Michelle Umberger			
ST LL LAW EW	13		HELLER EHRMAN WHITE & McAULIFFE LLP Michael K. Plimack (Bar No. 133869)			
FENWICK & WEST LLP ATTORIETS AT LAW MOUNTAIN VIEW	14		John S. Skilton (<i>Pro Hac Vice</i>)			
	15		Charles G. Curtis, Jr. (<i>Pro Hac Vice</i>) Michelle Umberger (<i>Pro Hac Vice</i>)			
	16		Gabrielle E. Bina (Pro Hac Vice)			
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	22		Telephone: (415) 772-6000			
	23		HELLER EHRMAN WHITE & McAULIFFE LLP			
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	26		Telephone: (202) 912-2000			
	27		Attorneys for Defendants and Counterclaim and Third			
	28		Party Plaintiffs Micro Therapeutics, Inc. and Dendron GMBH			
	20	STIPULATION AND [PROPOSED] ORDER TO	- 3 - CASE No. C 03 05669 JW (RS			

	1	Dated: August 31, 2005	By:	/s/ Michael F. Kelleher			
	2			Michael F. Kelleher (SB 165493)			
	3			Julie L. Fieber (SBN 202857) FOLGER LEVIN & KAHN LLP			
	4			Embarcadero Center West 275 Battery Street, 23rd Floor			
	5			San Francisco, California 94111			
	6			Telephone: (415) 986-2800 Facsimile: (415) 986-2827			
	7						
	8	Dated: August 31, 2005	By:	/s/ Roland H. Schwillinski			
	9			J. Anthony Downs (<i>Pro Hac Vice</i>) Roland H. Schwillinski (<i>Pro Hac Vice</i>)			
	10			GOODWIN PROCTER LLP			
	11			Exchange Place Boston, Massachusetts 02109-2881			
	12			Telephone: (617) 570-1000			
д	13			Facsimile: (617) 523-1231			
EST LI TLAW VIEW	14			Attorneys for Third Party Defendants BOSTON SCIENTIFIC AND TARGET THERAPEUTICS, INC.			
FENWICK & WEST LLP ATTORNEYS AT LAW MOUNTAIN VIEW	15			DOSTON SCIENTIFIC AND TARGET THERATEUTICS, INC.			
	16	ORDER PURSUANT TO STIPULATION, IT IS SO ORDERED.					
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	19	Dated: Sept. 02	_, 2005				
	20			The Honorable James Ware United States District Judge			
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		STIPULATION AND [PROPOSED] ORDER TO		- 4 - CASE NO. C 03 05669 JW (RS)			